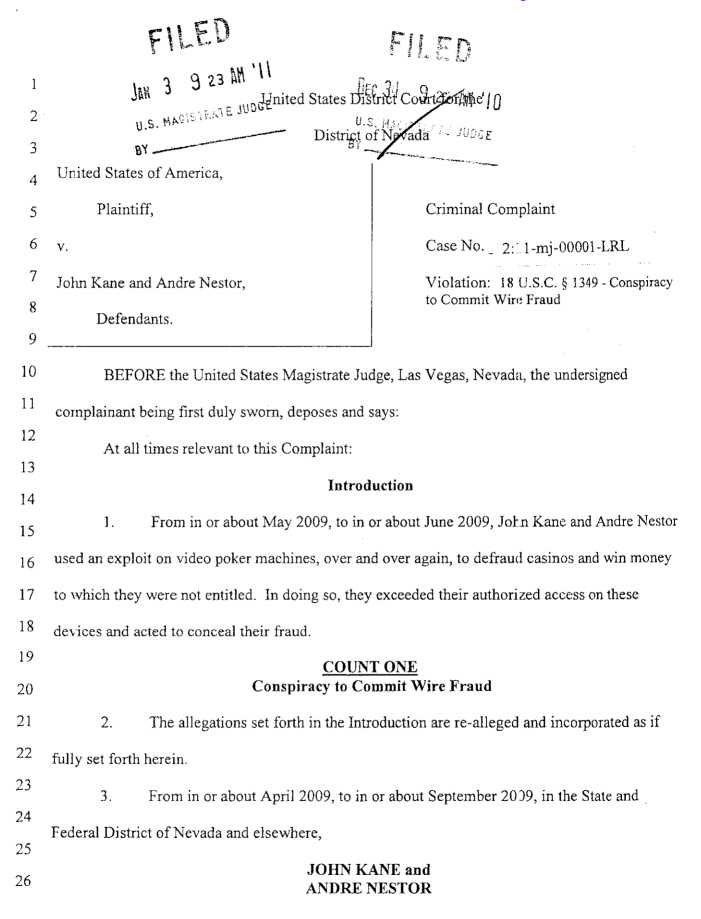
UNITED STATE	ES DISTRICT COURT 2011 JAN -5 A 10: 32 rict of Nevada
	for the 4 10: 32
Distr	rict of Nevada
United States of America v.	) )
John Kane	Case No. 2:11-mj-00001-LRL
Defendant	
ARRES	T WARRANT
Γο: Any authorized law enforcement officer	
YOU ARE COMMANDED to arrest and bring be finame of person to be arrested) John Kane who is accused of an offense or violation based on the follows:	
☐ Indictment ☐ Superseding Indictment ☐ In ☐ Probation Violation Petition ☐ Supervised Release	aformation
This offense is briefly described as follows:	
·	
	_,
Date: /. 3.//	47/Leavist -
Date:	Issuing officer's signature
City and state: Las Vegas, Nevada	Magistrate Judge Lawrence Leavitt  Printed name and title
	Return
This warrant was received on (date) 1/3/11 at (city and state) Las Vegas, Nevada	, and the person was arrested on (date) $1/3/11$
Date:/3/u	Arresting officer's signature
	Nichole, E. Bugui Special Agent  Printed name and title



1	defendants	herein, knowingly and willfully combined, conspired, and agreed with others known
2	and unknov	vn to the grand jury to commit the crime of wire fraud, in violation of Title 18, United
3	States Code	e, Sections 1343 and 2.
4		The Objectives of the Conspiracy
5 6	4.	The objective of the conspiracy was to obtain money by defrauding gaming
7	machines at casinos.	
8		Manner and Means of the Conspiracy
9	5.	It was part of the conspiracy that John Kane and Andre Nestor knowingly and
10	intentionally	y defrauded gaming machines at casinos to obtain money that they were not entitled to
11	obtain.	
12	6.	It was further part of the conspiracy that in Las Vegas, Kane located a certain type
13	of video poker gaming machine.	
14	7.	It was further part of the conspiracy that Kane asked casino attendants to enable a
15		are on that gaming machine.
16 17	8.	
18		It was further part of the conspiracy that Kane played video poker, often wagering
19		t denomination, until he obtained a winning hand of cards and received the winnings.
20	9.	It was further part of the conspiracy that Kane then used the exploit to change the
21	credits to a h	higher denomination, and to access the previous winning hand of cards.
22	10.	It was further part of the conspiracy that Kane, without playing - or paying -
23	further than triggared a judenot, at the higher denomination	
24	11.	It was further part of the conspiracy that Kane acted to conceal the fraudulent
25	nature of the jackpot from the casino attendant.	
26	12.	It was a further part of the conspiracy that after Kane verified that his exploit

1	worked, he called his friend Andre Nestor in Pennsylvania, and had him travel to Las Vegas to	
2	help him engage in this conspiracy to defraud.	
3	13. It was a further part of the conspiracy that Nestor and Kane knowingly and	
4	intentionally used the same exploit to defraud gaming machines at casinos to obtain money that	
5	they were not entitled to obtain.	
6	14 It was a first was a full a same in an about North and to same all the foot that they	
7	14. It was a further part of the conspiracy that Nestor acted to conceal the fact that they	
8	were obtaining money to which they were not entitled.	
9	All in violation of Title 18, United States Code, Section 1349.	
10		
11	Probable Cause Affidavit	
12		
13	I, Nicholas Bugni, Special Agent for the Federal Bureau of Investigation, being duly sworn	
14	on 21th, hereby deposes and states as follows:	
15	Introduction	
16	1. I am a Special Agent with the Federal Bureau of Investigation (FBI), currently	
17	assigned to the Cybercrime Squad of the Las Vegas, Nevada Field Office, and have been so	
18	employed since March 2007. During this time, I have been assigned to investigate violations of,	
19	among other things, Title 18, United States Code, Sections 1343 (wire fraud); 1030 (computer	
20	fraud) and 371 (conspiracy). I have received training from the FBI in conducting these types of	
21		
22	investigations, and have participated in all of the usual methods of investigation including, but not	
23	limited to, analysis of evidence, physical surveillance and the questioning of witnesses. Based	
24	upon this training and experience, as well as the knowledge I have gained through the combined	
25	experience of other FBI Agents and law enforcement officers, I am familiar with the modus	

operandi of persons who have participated in computer and wire fraud schemes. At all times

- during the investigation described herein, I have acted in my official capacity as a Special Agent of the FBI.
- As a Special Agent of the FBI, I am an investigative or law enforcement officer of
  the United States within the meaning of Title 18, United States Code, § 2510(7) and Federal Rule
  of Criminal Procedure 41(a)(2)(C). I am empowered to investigate, and to make arrests for,
  offenses enumerated in Title 18, United States Code, Section 2516.
  - 3. The statements contained in this Affidavit are based on my experience and background as a Special Agent of the FBI, as well as on information provided to me by other law enforcement officials and other persons. Since the Affidavit is being submitted for the limited purpose of securing arrest warrants, I have not included each and every fact known to me concerning this investigation. I only set forth the facts that I believe are necessary to establish probable cause to issue these warrants.

Facts

- 4. Kane discovered a way to exploit a certain type of gaming machine no later than April 2009. In late April 2009, he located a certain type of video poker gaming machine, and asked casino attendants in Las Vegas to enable a certain feature on that gaming machine. Kane ther played video poker, often wagering at the lowest denomination, until he obtained a winning hand of cards and received the winnings. Kane then used the exploit to change the credits to a higher denomination, and to access the previous winning hand of cards. Without playing or paying further, Kane then triggered a jackpot at the higher denomination. As part of this scheme, Kane acted to conceal the fraudulent nature of the jackpot from the casino attendant. As a result, Kane obtained jackpots that he was not entitled to obtain.
  - 5. This was evidently a test run. After Kane verified that his exploit worked in Las

1	Vegas, he made a call across state lines to his friend Andre Nestor in Pennsylvania, and had him		
2	travel to Las Vegas to help him engage in this conspiracy to defraud.		
3	6. Together, Nestor and Kane began to use the exploit in Las Vegas casinos from May		
4	1 to at least June 15. They knowingly and intentionally used the same exploit to defraud gaming		
5	machines at casinos to obtain money that they were not entitled to obtain.		
6	7. It was a further part of the conspiracy that Kane and Nestor acted to conceal the		
7	fact that they were obtaining money to which they were not entitled. For example, Kane had		
8			
9	Nestor sign some of Kane's W-2Gs, documents that ordinarily report a person's gambling		
10	winnings to the Internal Revenue Service.		
11	Conclusion		
12	Based upon the foregoing facts, I submit there is probable cause to believe that the defendants have violated 18 U.S.C. § 1349; as such, I respectfully request that this Court issue		
13 14			
15	warrants for their arrest.		
16			
17	150 Z		
18	Nicholas Bugni Special Agent		
19	Federal Bureau of Investigation		
20	Subscribed and sworn to before me this 3 day of January, 2011.		
21	day of January, 2011.		
22	Mears		
23	United States Magistrate Judge		
24	omiou suuos magistute suuge		
25			
26			